

PRISONER'S CIVIL RIGHTS COMPLAINT (Rev. 05/2015)

United States Courts
Southern District of Texas

FILED

March 18, 2022

Nathan Ochsner, Clerk of Court

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISIONMICHAEL G. PETERS AND D.G.P. A MINOR
Plaintiff's Name and ID Number 2019196STRING FELLOW UNIT
Place of ConfinementCASE NO. _____
(Clerk will assign the number)

v.

UNITED STATES REPUBLICAN PARTY HEADQUARTERS
Defendant's Name and Address WASHINGTON D.C._____
Defendant's Name and Address_____
Defendant's Name and Address
(DO NOT USE "ET AL.")

INSTRUCTIONS - READ CAREFULLY

NOTICE:

Your complaint is subject to dismissal unless it conforms to these instructions and this form.

1. To start an action you must file an original and once copy of your complaint with the court. You should keep a copy of the complaint for your own records.
2. Your complaint must be legibly handwritten, in ink, or typewritten. You, the plaintiff, must sign and declare under penalty of perjury that the facts are correct. If you need additional space, **DO NOT USE THE REVERSE SIDE OR BACKSIDE OF ANY PAGE.** ATTACH AN ADDITIONAL BLANK PAGE AND WRITE ON IT.
3. You must file a separate complaint for each claim you have unless the various claims are all related to the same incident or issue or are all against the same defendant, Rule 8, Federal Rules of Civil Procedure Make a short and plain statement of your claim, Rule 8, Federal Rules of Civil Procedure.
4. When these forms are completed, mail the original and once copy to the clerk of the United States district court for the appropriate district of Texas in the division where one or more named defendants are located, or where the incident giving rise to your claim for relief occurred. If you are confined in the Texas Department of Criminal Justice, Correctional Institutions Division (TDCJ-CID), the list labeled as "VENUE LIST" is posted in your unit law library. It is a list of the Texas prison units indicating the appropriate district court, the division and an address list of the divisional clerks.

FILING FEE AND IN FORMA PAUPERIS (IFP)

1. In order for your complaint to be filed, it must be accompanied by the statutory filing fee of \$350.00 plus an administrative fee of \$50.00 for a total fee of \$400.00
2. If you do not have the necessary funds to pay the fee in full at this time, you may request permission to proceed *in forma pauperis*. In this even you must complete the application to proceed *in forma pauperis*, setting forth information to establish you inability to prepay the fees and costs or give security therefor. You must also include a current six-month history of you inmate trust account. If you are an inmate in TDCJ-CID, you can acquire the application to proceed *in forma pauperis* and the certificate of inmate trust account, also known as *in forma pauperis* data sheet, from the law library at you prison unit.
3. The Prison Litigation Reform Act of 1995 (PLRA) provides "... if a prisoner brings a civil action or files an appeal *in forma pauperis*, the prisoner shall be required to pay the full amount of a filing fee." See 28 U.S.C. § 1915. Thus, the court is required to assess and, when funds exist, collect, the entire filing fee or a initial partial filing fee and monthly installments until the entire amount of the filing fee has been paid by the prisoner. If you submit the application to proceed *in forma pauperis*, the court will apply 28 U.S.C. § 1915 and, if appropriate, assess and collect the entire filing fee or an initial partial filing fee, then monthly installments from you inmate trust account, until the entire \$350.00 statutory filing fee has been paid. (The \$50.00 administrative fee does not apply to cases proceeding *in forma pauperis*.)
4. If you intend to seek *in forma pauperis* status, do not send you complaint without an application to proceed *in forma pauperis* and the certificate of inmate trust account. Complete all essential paperwork before submitting it to the court.

CHANGE OF ADDRESS

It is your responsibility to inform the court of any change of address and its effective date. Such notice should be marked "**NOTICE TO THE COURT OF CHANGE OF ADDRESS**" and shall not include any motion for any other relief. Failure to file a NOTICE OF THE COURT OF CHANGE OF ADDRESS may result in the dismissal of your complaint pursuant to Rule 41(b), Federal Rules of Civil Procedure.

I. PREVIOUS LAWSUITS:

- A. Have you filed *any* other lawsuit in state or federal court relating to your imprisonment? ☒ YES ☐ NO
- B. If your answer to "A" is "yes", describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, giving the same information.)
 1. Approximate date of filing lawsuit: _____
 2. Parties to previous lawsuit:

Plaintiff(s) _____

Defendant(s) _____
 3. Court: (If federal, name the district; if state, name the county.) _____
 4. Cause number: _____
 5. Name of judge to whom case was assigned: _____
 6. Disposition: (Was the case dismissed, appealed, still pending?) _____
 7. Approximate date of disposition: _____

V. STATEMENT OF CLAIM:

State here in a short and plain statement the facts of your case that is, what happened, where did it happen, when did it happen, and who was involved. Describe how each defendant is involved. You need not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach extra pages if necessary, but remember the complaint must be stated briefly and concisely. IF YOU VIOLATE THIS RULE, THE COURT MAY STRIKE YOUR COMPLAINT.

REPUBLICAN PARTY CRIMINALS; GOV. RICK PERRY
AND HIS REPUBLICAN ATTORNEY GENERAL; GOV.
GREGG ABBOTT WORKED IN UNISON TO COVER-UP
PERRY'S OBTAINING CORPORATE FUNDING FOR HIS
2012 U.S. PRESIDENTIAL ELECTION CAMPAIGN
FROM HOUSTON, TEXAS BILLION DOLLAR CORPORATIONS
OF BAYLOR AND TEXAS CHILDREN'S IN EXCHANGE
FOR PROTECTING THEIR CRIMES AND LIABILITIES.
THESE COLLUSION CRIMES STARTED WITH RICK
SEE ATTACHED

VI. RELIEF:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

ONE POINT ONE BILLION DOLLARS (\$1,100,000,000,
00), CHANGE OF IDENTIFICATION AND PROTECTION

VII. GENERAL BACKGROUND INFORMATION:

A. State, in complete form, all names you have ever used or been known by including any and all aliases.

B. List all TDCJ-CID identification numbers you have ever been assigned and all other state or federal prison or FBI numbers ever assigned to you.

VIII. SANCTIONS:

A. Have you been sanctioned by any court as a result of any lawsuit you have filed? ☒ YES ☐ NO

B. If your answer is "yes," give the following information for every lawsuit in which sanctions were imposed. (If more than one, use another piece of paper and answer the same questions.)

1. Court that imposed sanctions (if federal, give the district and division): _____

2. Case number: _____

3. Approximate date sanctions were imposed: _____

4. Have the sanctions been lifted or otherwise satisfied? ☒ YES ☐ NO

II. PLACE OF PRESENT CONFINEMENT: STRINGFELLOW UNIT

III. EXHAUSTION OF GRIEVANCE PROCEDURES:

Have you exhausted all steps of the institutional grievance procedure? YES ☐ YES ☒ NO

Attach a copy of your final step of the grievance procedure with the response supplied by the institution.

IV. PARTIES TO THIS SUIT:

A. Name and address of plaintiff: MICHAEL G. PETERS AND SON
A MINOR, DALTON GEOFFREY PETERS
1200 FM 655, RUSHARON, TEXAS 77583

B. Full name of each defendant, his official position, his place of employment, and his full mailing address.

Defendant #1: UNITED STATES REPUBLICAN PARTY

Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you.

FALSE IMPRISONMENT, COLLUSION, KID KIDNAPPING,

Defendant #2: ORGANIZED CRIMINAL CONSPIRACY, JUDICIAL
CONSPIRACY, ELECTION FRAUD ETC.

Briefly describe the acts(s) or omission(s) of this defendant which you claimed harmed you.

Defendant #3: _____

Briefly describe the acts(s) or omission(s) of this defendant which you claimed harmed you.

Defendant #4: _____

Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you.

Defendant #5: _____

Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you.

APPENDIX

APPOINTMENT OF DR. IRVIN ZETTLER TO DIRECTOR OF THE TEXAS MEDICAL BOARD AT HIS "DISCRETION" TO PROTECT HIS MEDICAL INDUSTRY POLITICAL FUNDERS. IRVIN ZETTLER LEFT HIS LONG TIME WIFE TO MARRY HIS NURSE AND IS OF POOR MORAL CHARACTER.

I.

IN MY 2012 ANNULMENT IN MONTGOMERY COUNTY, TEXAS CITY OF COUNCIL I WAS APPOINTED BAYLOR GRADUATE; JUDGE; TRACY A. GILBERT WHO HAS A HISTORY OF FILING CHARGES AGAINST LAWYERS CAUSING HIM BAD MEDIA.

II.

WHEN BAYLOR COLLEGE OF MEDICINE EMPLOYEE; ZUANN E. DREYER AND MITAL K. BRAHMBHATT ENTERED INTO A CRIMINAL CONSPIRACY TO FABRICATE THE TEXAS CHILDREN'S HOSPITALS MEDICAL RECORDS AND PAY

THEM TO JUDGE GILBERT'S ASSOCIATE JUDGE;
 JENNIFER ROBIN VIA MY EX-WIFE'S LAWYER;
 SIOMIRA PITRE WHO THEY'D BEEN IN PRIOR
 COMMUNICATIONS WITH CONCERNING GAINING
 HER CHILD CUSTODY AND AFTER THREE (3)
 PRIOR FAILED ATTEMPTS TO MAKE FALSE AL-
 LOCATIONS AGAINST ME TO FURTHER THEIR
 PLOT FAXED THIS FABRICATED PHYSICAL
 EVIDENCE TO PITRE TO PRESENT TO JUDGE
 ROBIN AND DECEIVE HER INTO BELIEVING
 SAID MEDICAL RECORDS WERE TRUE THE MORN-
 ING OF THE HEARING FROM THE TEXAS
 CHILDREN'S HOSPITAL VIA CONSPIRATORS
 BRAHMBHATT.

III.

THIS EVIDENCE WAS "IRREFUTABLE" AND
 BOTH DREYER AND BRAHMBHATT HAD A

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HISTORY OF HIDING MOTHERS TO GAIN CHILD
CUSTODY WHEN THE CHILDREN'S PARENTS
GET A DIVORCE.

IV.

THEIR CRIMES BEING IRREFUTABLE, CAUSED
BOTH CORPORATIONS TO BECOME LIABLE
FOR THEIR CRIMES. WHEN I FOUND OUT THE
CORPORATIONS WERE GOING TO CURR-UP, I
PROTESTED IN FRONT OF THE TEXAS CHILD-
REN'S HOSPITAL. SEE ALL EVIDENCE IN
FIFTH CIRCUIT BRIEF, AND EXHIBITS (APPROX.)
ONE-HUNDRED AND EIGHTY PAGES (180).
BOTH CORPORATIONS SENT THEIR ATTORNEYS
TO THE MONTGOMERY COUNTY TO TALK TO
JUDGE GILBERT, WHO WAS OVERLY JOYED TO
TAKE A BRIBE FROM THESE CITY CORP-
ORATE ATTORNEYS TO PREVENT MY SUBMIT-
TING THE EVIDENCE OF THE -

PREVENTION TO THE JURY AT MY ANNUL-
MENT TO PROTECT THEM FROM THEIR CRIMES
AND LIABILITIES.

V.

AFTER UNETHICAL MEETINGS BETWEEEN
GILBERT AND THESE CORPORATE ATTORNEYS,
MR ~~DETTES~~ DENYS ME ALL DEFENSE WIT-
NESSES, EVIDENCE SUBMITTALS AND ALL MOT-
IONS WERE DENIED, HE EVEN DENIED HIS
OWN COURT ORDER ON A BREACH I PICKED
TO COVER UP. CORPORATE ATTORNEYS AND
C.R.G.'S FORCED DR. DREYER TO TESTIFY
AT MY ANNULMENT, WHILE JUDGE GIL-
BERT TOOK LEAVE TO DISTANCE HIMSELF
FROM HIS CRIMES.

VI.

HE APPOINTED RETIRED JUDGE, VIVAC BROUSH

ALONG HIS REALTOR FRIEND OF THIRTY(30) YEARS TO DISPOSE MY PROPERTY AND HOME, CHEATING ME OUT OF FAIR MARKET VALUE AND \$5,000.00 DOLLARS. HIS INTEREST WERE PRIMARILY SELLING MY PROPERTY AND HAD NO INTEREST IN GILBERT'S COVER UPS HENCE ALLOWED ME ENOUGH EVIDENCE TO PROVE DR. DREYER'S CRIMES.

* VII

HE "STUCK THROUGH" DREYER'S LIES OF CHILD NEGLECT WRITTEN INTO THE FINAL DIVORCE DECREE BY PITRE, BUT THE DAMAGE WAS ALREADY DONE, I WAS FORCED TO GIVE-UP MY ONLY SON TO MY EX-WIFE DO TO THE CORPORATION'S FABRICATED EVIDENCE AND WAS ORDERED BY JUDGE ROBIN TO PAY ACCESS BILDS CHILDREN (ABC) IF I EVER WANTED TO VISIT MY SON AND HAVE A

VII.

AFTER THE TEXAS MEDICAL BOARD COVERED UP Z HAD NO OTHER CHOICE BUT TO PRE-TEST AND MAKE YOUTUBE VIDEOS EXPOSING THE MEDICAL BOARD; GOV. RICK PERRY; BAYLOR, TEXAS CHILDREN'S; DR. DREYER AND BRAHMBHATT. Z POSTED THE EVIDENCE OF THEIR CRIMES AND THEY HAD THE HOUSTON INTERNET POLICE CONTACT ME IN SEVERAL ATTEMPTS TO STOP ME. Z SWORE TO MAKE ONE (1) VIDEO ABOUT DR. DREYER UNTIL SHE WAS CAUGHT.

IX.

Z MADE FOUR (4) YOUTUBE'S EXPOSING JUDGE GILBERT'S COVER-UPS AND CALLED GOV. RICK PERRY A CHILD MOLESTER ON YOUTUBE

DURING HIS U.S. PRESIDENTIAL CAMPAIGN
 HARMING HIS POLITICAL ELECTION. THE REP-
 UBLICAN PARTY WAS MAD AND HAD SPENT
~~NUMEROUS MILLIONS~~ MILLIONS OF DOLLARS TRY-
 ING TO HAVE HIM ELECTED. PERRY AND HIS
 POLITICAL FRIENDS AND ATTORNEY GENERAL;
 GOV. GREGG ABBOTT KNEW BETTER THAN TO
 CHALLENGE ME IN AN OPEN COURT BATTLE, AS
 THEY KNEW I'D PRESENT THE EVIDENCE OF
 HIS COLLUSION CRIMES FOR POLITICAL FUNDINGS
 AND BRIBES.

X

THEY ALL KNEW I HAD BEEN IN TROUBLE AS
 A YOUNG MAN AND KNEW I WAS EXPOSING JUDGE
 GILBERT FOR TAKING BRIBES FROM THE CORP-
 ORATE ATTORNEYS. GILBERT KNEW HE COULD
 CONTROL HIS ASSO. JUDGE; ROBIN. GILBERT
 AS HE'S DONE IN THE PAST WITH THE

LAWYERS IN MONTGOMERY COUNTY, ONE GOV. PERRY'S ATTORNEY GENERAL; GOV. GREGG ABBOTT CONTACTED THE MONTGOMERY COUNTY DISTRICT ATTORNEY BRETT LEIKON, THEY ALL WORKED TOGETHER TO SILENCE ME FOR GOOD KNOWING THEY COULD USE MY PAST AGAINST ME. HENCE IT WAS DECIDED JUDGE GILBERT WOULD ALSO PRESS FALSE CHARGES AGAINST ME AS HE DID LAWYER; RUBY OWEN WHO WAS NO BILLED BY THE GRAND JURY, MEANING HE WAS INNOCENT OF GILBERT'S ACCUSATIONS.

XL

I WAS CHARGED WITH THREE (3) COUNTS OF RETALIATION IN RE TRIEBUTION FOR EXPOSING GILBERT'S COVER-UPS OF DREVER AND BRAHM-BHATT'S CRIMES TO PROTECT PERRY'S PRESIDENTIAL CAMPAIGN AND GILBERT'S BRIBES.

A GAIN DREYER WAS FORCED TO TESTIFY AND THIS TIME SUBPOENAED BY THE STATE TO AID GILBERT WHO'D COVERED UP HER CRIMES AT THE ANNULMENT (QUID PRO QUO). AGAIN Z WAS REFUSED:

1. ALL DEFENSE WITNESSES CORROBORATING THE EVIDENCE OF HER CRIMES.
2. ALL DEFENSE SUBMITTALS PROVING HER CRIMES
3. ALL DISCOVERY
4. Z WAS APPOINTED DEFENSE COUNSEL AND JUDGE WHO COVERED-UP ALL DEFENSE EVIDENCE.
5. DENIED ALL MOTIONS AGAIN
6. DENIED BAIL
7. THE TRIAL WAS CLOSED TO THE PUBLIC TO SECRET THEIR COVER-UP CRIMES.
8. ALL EXCULPATORY EVIDENCE WAS DENIED
9. COURT REPORTERS DELETED THE TRANSCRIPTS
10. THE CONSPIRATORS MADE ALL MY JURY SELECTIONS, ETC. ETC. ALL CAN BE PROVEN.

XII:

THE JURY WAS KEPT COMPLETELY DUMBFOUNDED

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DURING THE PROCEEDINGS AND ALL THEIR QUES-
TIONS DURING THEIR DELIBERATIONS AS TO THE
ELEMENTS OF THE OFFENSE OR ITS
DEFINITIONS WERE ALL UNANSWERED TO
SECURE THEIR GUILTY VERDICT.

XIII.

EVEN THOUGH THE EVIDENCE PROVES MY
"ACTUAL INNOCENCE", THE CORPORATE CRIMES AND
JUDICIAL AND GOVERNMENT COVER-UPS AND
CONSTITUTIONAL RIGHTS DEPRIVATIONS STATE
AND FEDERAL JUDGES; DAVID MITTNER AND
FIFTH CIRCUIT MOUNTAIN, TEXAS JUDGE; GREGG
ACOSTA (REPUBLICANS) COVERED-IT-UP...

XIV.

THE CIVIL ACTION COVER-UPS COME FROM THE
U.S. SOUTHERN DISTRICT COURT WHERE "REPUBLICAN"
JUDGE; NANCY F. AZLAS IMPOSES
SANCTIONS AGAINST ME AND THE

^u
THREE STRIKE^g PROVISION TO STOP MY EFFORTS
 EXPOSING THE REPUBLICAN PARTY'S CRIMES,
 AND TO ONE AGAIN "SILENCE MY FREEDOM
 OF SPEECH" EXPOSING THEM. THIS WAY
 ALL JUDGES CAN DISMISS ON THEIR OWN
ALONE AND NEVER CONSIDER THE EVIDENCE
 OF THE PARTY'S CRIMES TO COVER UP.

XV.

TODAY ALL SUCH JUDGES MUST BE WARNED.
 THEY ALL CITE THE PRISON LITIGATION RE-
 FORM ACT (P.L.R.A.), BUT IGNORE THE NINTH
 CIRCUIT COURT OF APPEALS "RULE" STATING
 THAT DEPRIVATIONS OF FIRST AMEND-
 MENT RIGHTS "DO NOT APPLY", AS DEPRI-
 VATIONS OF FIRST AMENDMENT ENTITLE
 A PRISONER TO RELIEF, WHOLLY ASIDE
 FROM ANY PHYSICAL, MENTAL OR EMOTIONAL

INJURY INCURRED. THE SILENCING OF MY
 FREEDOM OF SPEECH TO STOP MY BLOWING
 THE WHISTLE ON POLITICAL AND CORPORATE
 COLLUSION CRIMES AND THE CONSPIRACY
 OF THE JUDICIARY TO HAVE ME "INTENT
 IONALLY WRONGFULLY IMPRISONED" AND
 KEEP ME IMPRISONED BY CORRUPTED REPUB-
 LICAN JUDGE'S OR UNSUSPECTING DEMO-
 CRATIC JUDGE'S ARE FEDERAL R.I.C.O.
 CRIMES.

XV.

THE IMPRISONING OF INNOCENT AMERICAN
 CITIZEN'S FOR POLITICAL GAINS IS ORGANI-
 ZED JUDICIAL CRIMES. THE AMERICAN COURTS
 CANNOT BE USED AS A TOOL FOR POLI-
 TICAL POWER OR TO PREVENT "FEDERAL
 PROSECUTIONS"

THE CONTINUED CITING OF JUDGE NANCY
 E. ATLAS THREE-STRIKES KNOWING ITS BASE
~~OR~~ FOR CONSPIRACY AND COVER-UP AS WELL
 AS THE NINTH CIRCUIT RULF WILL NO CON-
 FER BE AN EXCUSE TO ADVERT FURTHER
 PROSECUTIONS OR TO COVER-UP THESE POL-
 ITAL CRIMES FOR CORPORATE PROFITS AND
 RUNDINGS. SEE FIFTH CIR. CASE NO. 19-20717.

RELIEF

FOR THE INTENTIONAL WRONGFUL IMPRISONMENT
 OF AN INNOCENT WHISTLE-BLOWER FOR CORPORA-
 TE PROFITS AND POLITICAL GAINS. DAMAGES TO
 THE HUSBAND/WIFE RELATIONSHIP, FATHER/
 SON RELATIONSHIP, THEFT OF ALL PROPERTY,
 HOMES AND LAND ETC INTENTIONAL PUNISH-
 MENTS UNCONSTITUTIONAL TO FORCE MY
 COMPLIANCE AND SILENCE, SANCTIONS AND
 THREE-STRIKES TO DO THE SAME. FOR THE
 LOSS OF LIFE, TORTURE, MENTAL ANGUISH,

STRESS, DURESS, SCAMMER THAT MEANTIME ASK

FOR:

1. A FULL EXONERATION OF ALL CRIMES
2. A COMPLETE NEW IDENTIFICATION
3. FEDERAL PROTECTIONS
4. ALL LAND RETURNED
5. ALL PERSONAL PROPERTY RETURNED
6. 1.1 BILLION DOLLARS DAMAGES.
7. FEDERAL INVESTIGATION INTO THE CORRUPTIONS
8. FEDERAL PROSECUTIONS FOR ALL INVOLVED.

RESPECTFULLY SUBMITTED

Michael L. Patten

PLAINTIFF ? D.C. P.

MARCH 11, 2022

cc: Washington, D.C.

Folk

C. Has any court ever warned or notified you that sanctions could be imposed? YES YES ___ NO

D. If your answer is "yes," give the following information for every lawsuit in which a warning was issued.
(If more than one, use another piece of paper and answer the same questions.)

1. Court that issued warning (if federal, give the district and division): _____
2. Case number: _____
3. Approximate date warning was issued: _____

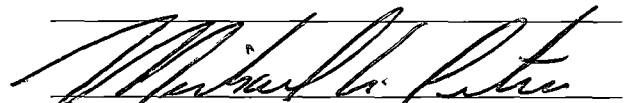
Executed on: 3-11-22
DATE


(Signature of Plaintiff)

PLAINTIFF'S DECLARATIONS

1. I declare under penalty of perjury all facts presented in this complaint and attachments hereto are true and correct/
2. I understand, if I am released or transferred, it is my responsibility to keep the court informed of my current mailing address and failure to do so may result in the dismissal of this lawsuit.
3. I understand I must exhaust all available administrative remedies prior to filing this lawsuit.
4. I understand I am prohibited from bringing an *in forma pauperis* lawsuit if I have brought three or more civil actions or appeals (from a judgment in a civil action) in a court of the United States while incarcerated or detained in any facility, which lawsuits were dismissed on the ground they were frivolous, malicious, or failed to state a claim upon which relief may be granted, unless I am under imminent danger of serious physical injury.
5. I understand even if I am allowed to proceed without prepayment of costs, I am responsible for the entire filing fee and costs assessed by the court, which shall be deducted in accordance with the law from my inmate trust account by my custodian until the filing fee is paid.

Signed this 11 day of MARCH, 2022.
(Day) (month) (year)


(Signature of Plaintiff)

WARNING: Plaintiff is advised any false or deliberately misleading information provided in response to the above questions may result in the imposition of sanctions. The sanctions the court may impose include, but are not limited to, monetary sanctions and the dismissal of this action with prejudice.

Certificate of Service

Comes now the plaintiff, Michael G. Peters who states he sent a true and correct copy of this civil action to the Republican Party Headquarters in Washington, D.C. at the address below, by first class mail on March 11, 2022.

Location:

Sworn under penalty of perjury.

Michael G. Peters

Plaintiff Pro se - Victim

March 11, 2022

Michael G. Adams 401970
Stingfellow Unit
1200 FM 655
Pasherman, Texas 77583

Legal Mail

United States Courts
Southern District of Texas
FILED

MAR 18 2022

Nathan Ochener, Clerk of Court

To: United States Southern District Court
Office of the Clerk
P.O. Box 61010
Houston, Texas 77208

